UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TENNESSEE

JIMMY DEAN LIVESAY,)
Petitioner,))
v.) Nos.: 3:19-CV-390-TAV-DCP) 3:18-CR-036-TAV-DCP-15
UNITED STATES OF AMERICA,	
Respondent.)

MEMORANDUM OPINION

Petitioner Jimmy Dean Livesay has filed a motion to vacate, set aside, or correct his sentence under 28 U.S.C. § 2255 [Doc. 1; Case No. 3:18-cr-36 ("Crim. Case"), Doc. 718]. In his motion, he presented numerous claims. This Court denied all of petitioner's claims, with the exception of his claim regarding ineffective assistance of counsel in failing to file a direct appeal, which the Court referred to United States Magistrate Judge Debra C. Poplin for an evidentiary hearing [Doc. 19]. Now before the Court is Judge Poplin's report and recommendation ("R&R") [Doc. 30], recommending that the Court deny petitioner's remaining claim. There have been no timely objections to the R&R, and enough time has passed since the filing of the R&R to treat any objections as having been waived. *See* 28 U.S.C. § 636(b)(1); Fed. R. Civ. P. 72.

After a careful review of the matter, the Court is in complete agreement with Judge Poplin's recommendations. Accordingly, the Court **ACCEPTS** and **ADOPTS** the R&R

¹ All docket citations refer to the underlying civil case unless otherwise indicated.

DENIED. The Court will CERTIFY that any appeal from the denial of this claim would not be taken in good faith and would be totally frivolous. Therefore, this Court will DENY petitioner leave to proceed *in forma pauperis* on appeal. *See* Fed. R. App. P. 24. Further, because petitioner has failed to make a substantial showing of the denial of a constitutional right as to this claim, a certificate of appealability SHALL NOT ISSUE. 28 U.S.C. § 2253; Fed. R. App. P. 22(b).

IT IS SO ORDERED.

s/ Thomas A. Varlan
UNITED STATES DISTRICT JUDGE